

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

MICHAEL V. PALAMARA, )  
individually and on behalf of all others ) Civil Action No. 07-0317  
similarly situated, )  
Plaintiff, ) CLASS ACTION  
)  
v. ) Judge Gary L. Lancaster  
)  
KINGS FAMILY RESTAURANTS, )  
Defendant. ) ELECTRONICALLY FILED  
)

**CONSENT ORDER**

AND NOW, this 22nd day of April , 2008, it is hereby ORDERED AS  
FOLLOWS:

The Defendant in the above-captioned matter, Kings Family Restaurants (“Kings”), agrees to and shall remain in full compliance with Section 1681(g)(1) of the Fair and Accurate Credit Transaction Act, 15 U.S.C. § 1681 *et seq.* (“FACTA”), by continuing to truncate all but the last five (5) digits of customer credit and/or debit card account numbers from the customer copy of receipts presented to customers in Kings restaurants and continuing to truncate credit and/or debit card expiration dates from the customer copy of receipts presented to customers in Kings restaurants, subject to any future amendments to FACTA.

BY THE COURT:

  
\_\_\_\_\_  
The Honorable Gary L. Lancaster  
United States District Court Judge

CONSENTED TO:

/s/ Wendy J. Newton  
Wendy J. Newton, Esquire  
Counsel for Defendant Kings

/s/ R. Bruce Carlson  
R. Bruce Carlson, Esquire  
Counsel for Plaintiff